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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/048,146	01/25/2002	Victor C.W. Tsang	6395-62068	8734
24197	7590 08/12/2003			
KLARQUIST SPARKMAN, LLP 121 SW SALMON STREET SUITE 1600			EXAMINER	
			DEVI, SARVAMANGALA J N	
PORTLAND, OR 97204			ART UNIT	PAPER NUMBER
			1645	10
			DATE MAILED: 08/12/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

## Office Action Summary

Application No. 10/048,146

Applicant(s)

Victor et al.

Examiner

S. Devi, Ph.D.

Art Unit 1645



	<del></del>				
	The MAILING DATE of this communication appears	on the cover sheet with the correspondence address			
	for Reply	TO EXPIRE three MONTH(S) FROM			
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE <u>three</u> MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.					
- Extens	ions of time may be available under the provisions of 37 CFR 1.136 (a). In a	no event, however, may a reply be timely filed after SIX (6) MONTHS from the			
- If the r	period for reply specified above is less than thirty (30) days, a reply within th	e statutory minimum of thirty (30) days will be considered timely. nd will expire SIX (6) MONTHS from the mailing date of this communication.			
- Failure	to reply within the set or extended period for reply will, by statute, cause the ply received by the Office later than three months after the mailing date of the	e application to become ABANDONED (35 U.S.C. § 133).			
	patent term adjustment. See 37 CFR 1.704(b).	ins communication, over a tariety mest, may recess any			
Status	D	2002			
1) 💢	Responsive to communication(s) filed on <u>May 27, 2</u>				
2a) ∐	This action is <b>FINAL</b> . 2b) \( \overline{\text{\tinx}\text{\tilit}}\\ \text{\tetx{\text{\tetx{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\texi}\text{\text{\text{\text{\texi}\text{\texititt{\text{\texitile}}\texitilex{\texitilex{\texi\texitilex{\text{\texi{\texi{\texit{\texi{\texi{\texi{\texi{\texi{\t				
3) 🗆	Since this application is in condition for allowance eclosed in accordance with the practice under Ex pair	except for formal matters, prosecution as to the merits is rte Quayle, 1935 C.D. 11; 453 O.G. 213.			
Disposi	tion of Claims				
4) 💢	Claim(s) <u>1-16</u>	js/are pending in the application.			
4	a) Of the above, claim(s)	is/are withdrawn from consideration.			
5) 🗆	Claim(s)	is/are allowed.			
6) 🗆	Claim(s)				
7) 🗆	Claim(s)				
8) 💢	Claims 1-16	are subject to restriction and/or election requirement.			
Applica	ition Papers				
9) 🗆	The specification is objected to by the Examiner.				
10)	The drawing(s) filed on is/are	a) $\square$ accepted or b) $\square$ objected to by the Examiner.			
	Applicant may not request that any objection to the d	rawing(s) be held in abeyance. See 37 CFR 1.85(a).			
11)□-	The proposed drawing correction filed on	is: a) $\square$ approved b) $\square$ disapproved by the Examiner.			
	If approved, corrected drawings are required in reply t	to this Office action.			
12)	The oath or declaration is objected to by the Exami	ner.			
•	under 35 U.S.C. §§ 119 and 120				
13) Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
a)[	☐ All b)☐ Some* c)☐ None of:				
	1. Certified copies of the priority documents hav	•			
	2. Certified copies of the priority documents hav				
	<ol> <li>Copies of the certified copies of the priority de application from the International Bure</li> </ol>	ocuments have been received in this National Stage au (PCT Rule 17.2(a)).			
*S	ee the attached detailed Office action for a list of the	M			
14)	Acknowledgement is made of a claim for domestic	priority under 35 U.S.C. § 119(e).			
a)[					
15)	Acknowledgement is made of a claim for domestic	priority under 35 U.S.C. §§ 120 and/or 121.			
Attachm					
_	otice of References Cited (PTO-892)	4) Interview Summary (PTO-413) Paper No(s).			
	otice of Draftsperson's Patent Drawing Review (PTO-948)	5) Notice of Informal Patent Application (PTO-152)			
3) ∐ Int	formation Disclosure Statement(s) (PTO-1449) Paper No(s).	6) U Other:			

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## Lack of Unity of Invention(s)

- 1) Claims 1-16 are under prosecution.
- Please Note: In an effort to enhance communication with our customers and reduce processing time, Group 1640 is running a Fax Response Pilot for Written Restriction Requirements. A dedicated Fax machine is in place to receive your election responses. The Fax number is 703-308-4315. A Fax cover sheet is attached to this Office Action for your convenience. We encourage your participation in this Pilot program. If you have any questions or suggestions please contact Paula Hutzell, Ph.D., Supervisory Patent Examiner at Paula.Hutzell@uspto.gov or 703-308-4310. Thank you in advance for allowing us to enhance our customer service. Please limit the use of this dedicated Fax number to responses to Written Restrictions.
- 3) The instant inventions lack unity under PCT Rule 13.1 and 13.2:
  - I. Claims 2, 3 and 5, drawn to a composition comprising the TS-14 polypeptide of T.
     solium or antigenic fragments thereof.
  - II. Claims 2, 3 and 5, drawn to a composition comprising the TS-18 polypeptide of T. solium or antigenic fragments thereof.
  - III. Claims 2, 3 and 5, drawn to a composition comprising the TSRS-1 polypeptide of *T. solium* or antigenic fragments thereof.
  - IV. Claim 4, drawn to a polypeptide containing SEQ ID NO:7.
  - V. Claims 6 and 7, drawn to a nucleic acid molecule encoding the *T. solium* polypeptide of SEQ ID NO: 2.
  - VI. Claims 6 and 7, drawn to a nucleic acid molecule encoding the *T. solium* polypeptide of SEQ ID NO: 4.
  - VII. Claims 6 and 7, drawn to a nucleic acid molecule encoding the *T. solium* polypeptide of SEQ ID NO: 6.
  - VIII. Claims 9, 10 and 12, drawn to a method of detecting *T. solium* antibodies in a sample using the TS-14 polypeptide of *T. solium* or antigenic fragments thereof.
  - IX. Claims 9, 10 and 12, drawn to a method of detecting *T. solium* antibodies in a sample using the TS-18 polypeptide of *T. solium* or antigenic fragments thereof and detecting the antibody-polypeptide complex.

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X. Claims 9, 10 and 12, drawn to a method of detecting *T. solium* antibodies in a sample using the TSRS-1 polypeptide of *T. solium* or antigenic fragments thereof.

- XI. Claim 11, drawn a method of detecting *T. solium* antibodies in a sample using a polypeptide of SEQ ID NO: 7 and detecting the antibody-polypeptide complex.
- XII. Claims 14 and 16, drawn to a method of diagnosing cysticercosis using the polypeptide of SEQ ID NO: 2 and detecting the antibody-glycoprotein binding.
- XIII. Claims 14 and 16, drawn to a method of diagnosing cysticercosis using the polypeptide of SEQ ID NO: 4 and detecting the antibody-glycoprotein binding.
- XIV. Claims 14 and 16, drawn to a method of diagnosing cysticercosis using the polypeptide of SEQ ID NO: 6 and detecting the antibody-glycoprotein binding.
- XV. Claim 15, drawn to a method of diagnosing cysticercosis using the polypeptide of SEO ID NO: 7 and detecting the antibody-glycoprotein binding.

Claim 1 is a linking claim and would be joined with one of inventions I-IV, if elected.

Claim 8 is a linking claim and would be joined with one of inventions VIII-XI, if elected.

Claim 13 is a linking claim and would be joined with one of inventions XII-XV, if elected.

feature. The polypeptide or an antigenic fragment thereof claimed in claim 1, for example, is the special technical feature unifying inventions I-IV in the instant application. However, such a polypeptide antigenic fragment was already disclosed in the art at the time of the invention. For example, Ryan et al. (Mol. Biochem. Parasitol. 99: 257-261, 30 April 199 - already of record) taught the IAQLAK antigenic fragment (see Table 1). Therefore, the special technical feature does not define over the prior art. It is further noted that, technically, the absence of a special technical feature would permit the separation of the methods of using the products (inventions VIII-XV) from the products themselves. The special technical features of inventions IV-VI are the above-identified three nucleic acid molecules respectively which do not share a significant common structure. The nucleic acids of inventions IV-VI are not required for the methods of inventions VIII through XV.

Applicants are advised that the response to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 C.F.R 1.143).

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5) Any inquiry concerning this communication or earlier communications from the Examiner should be directed to S. Devi, Ph.D., whose telephone number is (703) 308-9347. A telephone message may be left on the Examiner's voice mail system. The Examiner can normally be reached on Monday to Friday from 7.15 a.m. to 4.15 p.m. except one day each bi-week, which would be disclosed on the Examiner's voice mail system.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Lynette Smith, can be reached on (703) 308-3909.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-0196.

August, 2003

S. DEVÍ, PH.D. PRIMARY EXAMINER